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4 ADIL HIRAMANEK, et al.,
5 Plaintiffs,
6 v.
7 L. MICHAEL CLARK, et al.,
8 Defendants.

9 Case No. [13-cv-00228-RMW](#)
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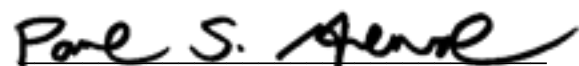
12 **ORDER RE: DISCOVERY MOTIONS**

13 (Re: Docket Nos. 323, 341, 354, 386, 389,
14 390, 391, 392, 393, 394)

15 Plaintiffs Adil and Roda Hiramanek have filed a total of ten discovery motions scheduled
16 for hearing on four separate dates over the next six weeks.¹ Pursuant to Civ. L.R. 7-1(b), the court
17 finds that all of these motions are suitable for disposition without oral argument.² The hearings for
18 these motions are vacated.

19 **SO ORDERED.**

20 Dated: December 3, 2015

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PAUL S. GREWAL
United States Magistrate Judge

¹ See Docket Nos. 323, 341, 354, 386, 389, 390, 391, 392, 393, 394.

² Civ. L.R. 7-1(b) provides that a motion may be determined without oral argument “[i]n the Judge’s discretion.” Plaintiffs previously have argued that deciding a motion without an oral hearing denies the movants their day in court. *See, e.g.*, Docket No. 334. However, “it is well settled that oral argument is not necessary to satisfy due process.” Docket No. 396 at 6 (quoting *Toquero v. INS*, 956 F.2d 193, 196 n.4 (9th Cir. 1992)). The court will rule on these motions after fully considering the parties’ arguments in their papers.